REMARKS

In response to the Office Action mailed December 10, 2004, Applicant proposes to amend his application and requests reconsideration in view of the proposed amendment and the following remarks. It is proposed to newly cancel claims 1, 3, and 4, leaving claims 5-8 pending.

Claims 3 and 8 were rejected as depending from a cancelled claim. The objection is most with respect to claim 3 which is proposed to be cancelled. The dependencies of claims 6-8 were clearly erroneous and are corrected in this Amendment. Claim 8 is made dependent from claim 6, as originally intended.

Claims 6-8 were rejected as indefinite as including terms not present in their respective parent claims. Again, this rejection occurred because of an inadvertent typographical error in the indication of the claims from which claims 6-8 depended. The dependencies of the claims presented here are correct and overcome the rejections as to form.

Claim 5 was stated to be allowed. Upon consideration of the claim, it appears that the final paragraph is missing punctuation and it is proposed to add a comma to avoid any ambiguity in the claim. This amendment is not substantive in nature and does not require substantial deliberation nor does it change the allowability of claim 5.

The prior art rejection of claims 7 and 8 is most through the correction of the dependency of those claims. The other claims rejected over prior art are cancelled.

This Amendment places the application in form for allowance by canceling rejected claims and correcting claims that depend from the allowed claim. Therefore, upon entry of the Amendment only the allowed claim and claims that are not indefinite

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and depend from that allowed claim remain pending. Accordingly, prompt issuance of a Notice of Allowance is earnestly solicited.

Respectfully submitted,

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Date: March 4, 2005
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